

IN THE UNITED STATES DISTRICT COURT FOR THE
SOUTHERN DISTRICT OF GEORGIA
AUGUSTA DIVISION

BROOKE AMOS,

Plaintiff,

v.

HIDE N SEEK TOWING & RECOVERY,
LLC, *et al.*,

Defendants.

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CV 124-081


O R D E R

Before the Court is Plaintiff and Defendant Hide N Seek Towing & Recovery, LLC's ("Hide N Seek Towing") stipulation of dismissal with prejudice. (Doc. 35.) Both Plaintiff and Hide N Seek Towing signed the stipulation; therefore, the Court finds dismissal proper under Federal Rule of Civil Procedure 41(a)(1)(A)(ii).¹

IT IS THEREFORE ORDERED that this matter is **DISMISSED WITH PREJUDICE**. The Clerk is directed to **TERMINATE** all motions and deadlines and **CLOSE** this case. Each party shall bear its own costs and fees unless otherwise agreed.

¹ While Plaintiff's original complaint also named Kia Motors Finance ("Kia") as a defendant (See Doc. 1, at 1, 6-9), her amended complaint only brings claims against Hide N Seek Towing (See Doc. 25). Because "[a]n amended pleading supersedes the former pleading," Kia was not required to sign the instant stipulation for dismissal to be proper under Rule 41(a)(1)(A)(ii). Dresdner Bank AG v. M/V OLYMPIA VOYAGER, 463 F.3d 1210, 1215 (11th Cir. 2006).

ORDER ENTERED at Augusta, Georgia, this 20th day of December,
2024.


HONORABLE J. RANDAL HALL
UNITED STATES DISTRICT JUDGE
SOUTHERN DISTRICT OF GEORGIA